

enforced or upon payment of all such irrigation charges assessed against such land may be released by the Secretary of the Interior. Delivery of water to such land may be refused, within the discretion of the Secretary of the Interior, until all dues are paid: *Provided*, That no right to water or to the use of any irrigation ditch or other structure on said reservation shall vest until the owner of the land to be irrigated shall comply with such rules and regulations as the Secretary of the Interior may prescribe, and he is hereby authorized to prescribe such rules and regulations as may be deemed reasonable and proper for making effective the foregoing provisions: *Provided, however*, That in no case shall any allottee be required to pay either construction, operation, or maintenance charges for such irrigation privileges, or any of them, until water can be actually delivered to his allotment: *Provided further*, That the Secretary of the Interior shall cause to be made immediately, if not already made, an itemized statement showing in detail the cost of the construction of the several irrigation systems now existing on the Crow Indian Reservation separately, the same to be placed at the Crow Agency, and with the Government farmers of each of the districts of the reservation, for the information of the Indians affected by this section.

"SEC. 18. That the sum of \$10,000, or so much thereof as may be necessary, of the tribal funds of the Crow Indians of the State of Montana is hereby appropriated to pay the expenses of the general council, or councils, or business committee, in looking after the affairs of said tribe, including the actual and necessary expenses and the per diems paid its legislative committee when visiting Washington on tribal business at the request of the Commissioner of Indian Affairs or a committee of Congress, said sum and the actual and necessary expenses to be approved by and certified by the Secretary of the Interior, and when so approved and certified to be paid."

Approved, May 26, 1926.

CHAP. 404.—Joint Resolution Authorizing the Treasury Department to participate in the South Jersey Exposition to be held in the city of Camden New Jersey.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be authorized to furnish an exhibit to the South Jersey Exposition, at Camden, New Jersey, during the duration of the exposition in July, August, and September, 1926, consisting of a stamping press from the United States Mint at Philadelphia, Pennsylvania, to demonstrate the process of turning out coins: *Provided*, That the loan of such exhibit shall be without expense to the United States.

Approved, May 26, 1926.

CHAP. 405.—An Act To authorize certain alterations to the six coal-burning battleships for the purpose of providing better launching and handling arrangements for airplanes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in addition to the alterations authorized in paragraph 1 of the Act approved December 18, 1924, entitled "An Act to authorize alterations to certain naval vessels and to provide for the construction of additional vessels," the installation of improved appliances for launching and handling airplanes on the six battleships, New York, Texas, Florida, Utah, Arkansas, and Wyoming, is hereby authorized and the limit of

No water until all dues paid.

Right to water, etc., subject to compliance with rules, etc.

No payment until water delivered.

Detailed statement of construction, etc., costs to be made, etc.

Appropriation for council expenses, etc., from tribal fund. Vol. 41, p. 757.

Committee to Washington.

May 26, 1926.

[H. J. Res. 230.]

[Pub. Res., No. 32.]

South Jersey Exposition.

Loan of coin stamping press for exhibit at.

Proviso.

No Government expense.

May 27, 1926.

[H. R. 10503.]

[Public, No. 300.]

Navy.

Limit of cost increased for alteration of designated ships, to install airplane handling. Post, p. 1295.

Vol. 43, p. 719, amended.